UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

AADON HEDNANDEZ 1 1 1 16 6 11 1

AARON HERNANDEZ, on behalf of all others similarly situated in the proposed FLSA Collective Action,

Case No. 1:22-cv-06918-DG-TAM

Plaintiff,

-against-

HAPPY STREET LLC, HAPPY STREET TOO LLC, And SLOBODAN RADIVOJEVIC (a/k/a/ BOB RADIVOJEVIC),

Defendants.

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NOTICE OF MOTION TO RELIEVE DEBORAH R. KICK, ESQ. AS COUNSEL FOR DEFENDANTS

Pursuant to Local Civil Rule 1.4, JOHNSON LITIGATION GROUP, P.C., current counsel for all Defendants, HAPPY STREET LLC, HAPPY STREET TOO LLC, and SLOBODAN RADIVOJEVIC (a/k/a/BOB RADIVOJEVIC), above, moves this Court for an Order granting permission to relieve Deborah R. Kick, Esq.., as counsel to Defendants, HAPPY STREET LLC, HAPPY STREET TOO LLC, and SLOBODAN RADIVOJEVIC (a/k/a/BOB RADIVOJEVIC),

The details of these issues are set forth in a proposed Declaration Deborah R. Kick, Esq. in Support of Motion to Withdraw.

WHEREFORE, counsel for Defendants, Johnson Litigation Group, P.C., and the undersigned respectfully request the Court grant the within motion and for such other and further relief as the Court may deem just and proper.

Dated: Great Neck, New York December 14, 2023

By: Deborah R. Kick, Esq.

Attorney for Defendants Formerly associated with

Johnson Litigation Group, P.C. 1 Linden Place, Suite 207

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TO VIA EMAIL/ECF:

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